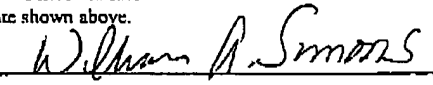


IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of: Jonathan Stanley Harold Denyer, Docket: 102199-101
Anthony Dyche
Serial No.: 09/781,610 Art Unit: 3761
Filed: February 12, 2001 Examiner: Mendoza, M.
Assignee: Medic-Aid Limited Confirmation No.: 3883
Title: IMPROVEMENT IN AND RELATING TO DRUG DELIVERY
APPARATUS

Certificate of Facsimile Transmission	
Date of Transmission February 20, 2003.	
I hereby certify that this paper (along with any paper referred to as being attached or enclosed) is being filed with the United States Patent and Trademark Office via facsimile transmission to fax number 703-746-4551 on the date shown above.	
Signed:	
Name: William A. Simons	

LETTER

Commissioner for Patents
U.S. Patent and Trademark Office
Washington, DC 20231

Dear Sir:

This letter is to correct a mistake made in an Amendment and Reply to Office Action under 35 C.F.R. § 1.121 which was mailed with a Certificate of Mailing on February 13, 2003 for the above-noted U.S. Patent Application. Specifically, the U.S. Serial Number provided on the front page of that Amendment and its Transmittal Letter was incorrect. Instead of the correct Serial Number (09/781,610), an incorrect Serial Number (09/781,619) was mistakenly typed in those two documents.

102199-101
2 of 2

Copies of those two documents as mailed (and also showing the correct Serial Number) are attached hereto.

In accordance with a telephone conversation with Supervisory Primary Examiner W. Lo (Art Unit 3761) yesterday, the undersigned attorney was asked to fax this letter of explanation along with copies of those originally sent two documents. Then, Supervisory Primary Examiner Lo would see that these papers were properly placed in the above-noted patent application file and the present Applicant would not be double-charged for resubmitting this Amendment.

Also, because the Amendment was mailed on February 13, 2003, which is the last day of a two-month extension of time, Supervisory Primary Examiner Lo agreed that this resubmission should not incur another month's extension of time (the cost of which is \$520.00 more for a large entity).

The undersigned attorney for Applicant regrets this error. It is hoped this Letter and the resubmitted Amendment and Transmittal Letter will be accorded entry as of the original mailing date of February 13, 2003 because of the Certificate of Mailing thereto. If, for any reason, any additional fees are required, please charge them to Wiggin & Dana's Deposit Account No. 23-1665.

Date: February 20, 2003
Reg. No. 27, 096

Respectfully submitted,
JONATHAN STANLEY HAROLD
DENYER, , ET. AL.



Signature of Attorney
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